| PERF | ORMANCE | BOND | DATE BOND EXECUTION (Must be same or late | UTED er than date of subcontra | ract) | | | | | | | |
|---|---|---|--|--|--|--|---------------------------|--|----------------|-----------|---|--|
| PRINCIPAL (Le | egal name and bus | siness address) | | | TY | PE OF OR | GANIZA | ΓΙΟΝ ("x" one) | | | | |
| | | | | | | □, INDIVIDUAL □, PARTNERSHIP □, JOINT VENTURE □, CORPORATION | | | | | | |
| | | | | | ST | STATE OF INCORPORATION | | | | | | |
| | | | | | | | | | | | | |
| SURETY(ies) N | NAME AND BUSIN | ESS ADDRESS | | | | | 1 | PENAL SUN | | | | |
| | | | | | | MILLION | I(S) | THOUSAND(S) | HUNDRE | D(S) | CENT(S) | |
| | | | | | | | | | | | | |
| | | | | | CC | ONTRACT I | DATE | SUBCONTRACT NO. | | | | |
| OBLIGATION: | | | | | | | | | | | | |
| the penal sum, we and severally" as shown opposite th | e bind ourselves, our h well as "severally" only he name of the Surety. | neirs, executors, admir ly for the purpose of al . If no limit of liability i | inistrators, and successors, j | jointly and severally. Hower ons against any or all of us. ility is the full amount of the p | ever, where the . For all other p penal sum. | Sureties are purposes, ead | corporatio ch Surety b | ns acting as co-sureties, winds itself, jointly and seve | ve, the Sureti | es, bind | ve penal sum. For payment of I ourselves in such sum "jointly hal, for the payment of the sum | |
| CONDITIONS: | | | | | | | | | | | | |
| The Principal has | s entered into the subco | ontract identified abov | ve. | | | | | | | | | |
| THEREFORE: | | | | | | | | | | | | |
| The above obligat | tion is void if the Princi | ipal - | | | | | | | | | | |
| notice to the Sure | ety(ies), and during the | e life of any guaranty re | | act, and (2) performs and ful | | | | | | | by CH2M HILL, with or without II duty authorized modifications | |
| (b) Pays to the G Principal in carryir | overnment the full among out the construction | ount of the taxes import subcontract with res | losed by the Government, if t spect to which this bond is fur | the said subcontract is subjurnished. | ject to the Mille | r Act, (40 US | SC 3131 et | seq.), which are collected, | deducted, or | withhe | ld from wages paid by the | |
| WITNESS: | | | | | | | | | | | | |
| The Principal and | Surety(ies), executed | this performance bor | nd and affixed their seals on | the above date. | | | | | | | | |
| | | | | PRINC | CIPAL | | | | | | | |
| | SIGNATURE(S) | 1. | | 2. | | | 3. | | | | Corporate | |
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| | | PREMIUM | \$ | \$ | | |

- Insert the full legal name and business address of the Principal in the space designated "Principal" on the face of the form. An authorized person shall sign the bond. Any person signing in a representative capacity (e.g., an attorney-in-fact) must furnish evidence of authority if that representative is not a member of the firm, partnership, or joint venture, or an officer of the corporation involved.
- (a) Corporations executing the bond as sureties must appear on the Department of the Treasury's list of approved sureties and must act within the limitation listed therein. Where more than one corporate surety is involved, their names and addresses shall appear in the spaces (Surety A, Surety B, etc.) headed "CCORPORATE SURETY(IES)". In the space designated "SURETY(IES)" on the face of the form, insert only the letter identification of the sureties.
- Corporations executing the bond shall affix their corporate seals. Individuals shall execute the bond opposite the words "Corporate Seal"; and shall affix an adhesive seal if executing in Maine, New Hampshire, or any other jurisdiction requiring adhesive seals.
- Type the name and title of each person signing the bond in the space provided.